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| APPLICATION NO.          | FILING DATE                | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--------------------------|----------------------------|----------------------|---------------------|------------------|
| 10/001,279               | 11/01/2001                 | Andrew J. Edwards    | 50037.56US01        | 2114             |
| 27488                    | 7590 08/13/2004            |                      | EXAM                | INER             |
| MICROSOFT CORPORATION    |                            | KENDALL, CHUCK O     |                     |                  |
| C/O MERCH<br>P.O. BOX 29 | ANT & GOULD, L.L.C.        |                      | ART UNIT            | PAPER NUMBER     |
|                          | MINNEAPOLIS, MN 55402-0903 |                      | 2122                |                  |

DATE MAILED: 08/13/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| 1   | T A I'   | Auglicanto  |  |  |  |
|---|--|---|--|--|--|
|   | Application No.  | Applicant(s)  |  |  |  |
| ` 0.55 A 41 D   | 10/001,279   | EDWARDS ET AL.  |  |  |  |
| Office Action Summary   | Examiner   | Art Unit  |  |  |  |
|   | Chuck Kendall  | 2122  |  |  |  |
| The MAILING DATE of this communication<br>Period for Reply  | appears on the cover sheet w   | ith the correspondence address  |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REI THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).  | N. R 1.136(a). In no event, however, may a reply within the statutory minimum of this idod will apply and will expire SIX (6) MOI atute, cause the application to become A | reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133). |  |  |  |
| Status  |  |   |  |  |  |
| 1)⊠ Responsive to communication(s) filed on 01  | 1 November 2001.   |   |  |  |  |
| ,   | _ · · · ·  |   |  |  |  |
| 3) Since this application is in condition for allow   |  |   |  |  |  |
| closed in accordance with the practice unde   | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  |   |  |  |  |
| Disposition of Claims   |  |   |  |  |  |
| 4) ⊠ Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are without 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) 1-20 is/are rejected.  7) □ Claim(s) is/are objected to.  8) □ Claim(s) are subject to restriction and the striction and                       | drawn from consideration.  |   |  |  |  |
| Application Papers  |  |   |  |  |  |
| 9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the cortain The oath or declaration is objected to by the   | accepted or b) objected to<br>the drawing(s) be held in abeya<br>rection is required if the drawing  | nce. See 37 CFR 1.85(a).<br>g(s) is objected to. See 37 CFR 1.121(d).   |  |  |  |
| Priority under 35 U.S.C. § 119  |  |   |  |  |  |
| 12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bur * See the attached detailed Office action for a  | ents have been received.<br>ents have been received in A<br>priority documents have beer<br>reau (PCT Rule 17.2(a)).   | Application No  received in this National Stage   |  |  |  |
| Attachment(s)   | _  |   |  |  |  |
| <ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>  |  | Summary (PTO-413)<br>s)/Mail Date   |  |  |  |
| 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date _4  Notice of Dransperson's Patent Drawing Review (PTO-945)  Paper Notice of Dransperson's Patent Drawing Review (PTO-945)  13) Page Notice of Dransperson's Patent Drawing Review (PTO-945)  14) Provided the Provided Pr |  | nformal Patent Application (PTO-152)  |  |  |  |

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#### **DETAILED ACTION**

- 1. This action is in response to the application filed 11/01/01.
- 2. Claims 1 20 have been examined.

## Claim Rejections - 35 USC § 102

- 3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
- A person shall be entitled to a patent unless -
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claim 1 5 & 8 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Maebayashi et al. USPN 5,450,589.

Regarding claim 1, Maebayashi anticipates a computer-implemented method for dynamically modifying an executing heterogeneous program in a distributed computing environment, the method comprising:

obtaining a system reference to a target system on which the heterogeneous program is executing (2:63 – 67, for reference see address),

obtaining a program reference to the heterogeneous program based on the system reference (2:65 – 3:5, see working program and holding unit for program reference);

locating a component of the heterogeneous program based on the program reference, the component residing in a target system memory associated with the target system (2:65, see "an address of each data to be modified...");

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creating a modified executable code based on an internal representation of the component derived from an original executable code associated with the component (3:15 – 25, see renews); and

inserting the modified executable code into the target system memory (2:37 – 42).

Regarding claim 2, the computer-implemented method of Claim 1, wherein the modified executable code comprises a user mode code that executes in user mode.

Regarding claim 3, the computer-implemented method of Claim 2, wherein inserting the Modified executable code comprises:

suspending one or more threads from processing on the target system (8: 45 - 53);

if the modified executable code consumes more memory than the original executable code, injecting the modified executable code into the target system memory at a new memory location (18: 25-40);

else, patching the modified executable code into the target system memory by overwriting an original memory area with the modified executable code, the original executable code being resident in the original memory area (6:25 – 50); and

resuming the one or more threads for processing on the target system (8: 49 – 53, see restarting);

Regarding claim 4, the computer-implemented method of Claim 3, further comprising fixing a first thread out of the one or more threads if the first thread was

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suspended while executing a portion of the original executable code in the original memory area (3: 20 - 25, for fixing see modified).

Regarding claim 5, Maebayashi discloses all the claimed limitations as applied in claim 3 above as well as copying original executable code Maebayashi which Examiner interprets to be Maebayashi's limitation of storing a plurality of versions of code including the original versions (older) in a data store 2: 55 – 60, and pending on if it operates correctly being able to change the version to an older one see 11: 5 –10;

locating the new memory location for the modified executable code (2:63 –67); writing the modified executable code to the target memory at the new memory location (FIG.1, parts 6, 9 & 11);

redirecting execution of the heterogenous component to the modified executable code (4:38 – 40, see transfer command issuing unit, and modification data transfer path).

Regarding claim 8, the computer-implemented method of Claim 7, wherein inserting the modified executable code comprises:

replacing a first portion of the original executable code that resides in a first part of the original memory area with an instruction that disallows a thread from executing instructions in a second part of the original memory area (3: 5 –15, for disallow see abnormal stop unit);

replacing the second part of the original memory area with a portion of the modified executable code (3:16 –18); and

replacing the instruction in the first part of the original memory area with

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another portion of the modified executable code, in manner such that the original memory area contains the modified executable code (3: 20 –25).

Regarding claim 9, the computer-implemented method of claim 1, further comprising determining whether the target system is a remote system, and if the target system is a remote system (15: 37 - 45), initiating a dynamic instrumentation process on the target system the enables communication with a tool residing on a local system that is performing the dynamic modifications to the heterogeneous program (1: 60 - 65, for dynamic instrumentation see, firmware modification comprising a processor executing a program).

Regarding claim 10, the computer-implemented method of claim 1, wherein the internal representation is derived from the original executable code that resides in the target system memory (2: 5 - 10).

Regarding claim 11, the computer-implemented method of Claim 1, wherein the internal representation is derived from the original executable code that resides on a local storage device (2: 7 - 10, see modification data storing unit).

Regarding claim 12, the computer-implemented method of claim 1, wherein the modified executable code comprises a procedure (for procedure, see Fig. 5).

Regarding claim 13, the computer-implemented method of claim 1, wherein the modified executable code comprises a basic block (2: 57 – 62, see blocks).

Regarding claim 14, the computer-implemented method of Claim 1, wherein the modified executable code comprises an instruction (Fig. 5, 104, see modification command).

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Regarding claim 15, Maebayashi anticipates a computerized system comprising: a processing unit (Fig. 1, 2);

a system memory coupled to the processing unit through a system bus (Fig. 3. see bus handlers, 33);

a computer-readable medium coupled to the processing unit through a system bus (Fig. 4, 54, see EEPROM);

a hierarchical intermediate representation for a heterogeneous program residing in the system memory (Fig. 15, see firmware for intermediate representation, i.e., low level language);

a transformation process executing in the processing unit for modifying the hierarchical intermediate representation to create a modified intermediate representation associated with the heterogeneous program (Fig. 16c, items 513 –515);

a dynamic modification process executing in the processing unit for modifying an executable code in a target system memory based on the modified intermediate representation, the executable code being associated with the heterogeneous program (Fig. 16c, see rewrite in item 514).

Regarding claim 16, which recites the system version of claim 3, see rationale as previously discussed above.

Regarding claim 17, which recites the system version of claim 5, see rationale as previously discussed above.

Regarding claim 18, which recites the system version of claim 8, see rationale as previously discussed above.

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Regarding clam 19, the computer system of Claim 15, wherein the target system is a remote system (15: 37 - 45).

Regarding claim 20, which recites the computer readable medium version of claim 15, see rationale as previously discussed above.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 6, 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maebayashi et al. USPN 5,450,589 as applied in claim 5, in view of Hammond USPN 6,463,583 B1.

Regarding claim 6, Maebayashi discloses all the claimed limitations as applied in claim 5 above. Although, Maebayashi doesn't explicitly disclose wherein redirecting execution includes writing a jump instruction in a first address of the original memory area, the jump instruction including an offset to the new memory location, he does mention a modification data transfer path 13, in 4:37 – 40, which is linked to the Modification holding unit which stores a plurality of versions of instructions as seen in FIG. 1. Hammond in an analogous art does disclose inserting a jump command in the original in 3: 5 – 25,

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"A jump command is inserted from the injection dynamic link library within the main dynamic link library function in the kernel dynamic link library to create a modified kernel dynamic link library in memory...The original kernel dynamic link library is replaced in memory with the modified kernel dynamic link library on the windowed operating system".

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine, Maebayashi and Hammond because, using jump a instruction or pointer to redirect or reference the update program would enable the system to more dynamically locate the modified instructions.

Regarding claim 7, Hammond further discloses the computer-implemented method of Claim 1, wherein the modified executable code comprises a kernel mode code that executes in kernel mode (Hammond, 3: 55 –60).

## Correspondence Information

Any inquires concerning this communication or earlier communications from the examiner should be directed to Chuck O. Kendall who may be reached via telephone at (703) 308-6608. The examiner can normally be reached Monday through Friday between 8:00 A.M. and 5:00 P.M. est. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Dam can be reached at (703) 305-4552. Any inquiry of a general nature or relating to the

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status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

For facsimile (fax) send to 703-7467239 official and 703-7467240

draft.

CK.

TUAN DAM

TUAN DAM

EXAMINER